DEDICATION DEED

COVENANTS AND RESTRICTIONS

LOTS Н thru 16, inclusive Block

STOT thru 45, inclusive, Block 2,

LOTS Н thru 10, inclusive, Block 3 and

STOT thru 50, inclusive, Block

BENTWOOD VILLAGE SECTION

BENTWOOD COUNTRY CLUB ESTATES

ANADDITION TO HHT CITY 얽 SAN ANGELO,

TOM GREEN COUNTY,

TEXAS

WE, BENTWOOD COUNTRY CLUB ESTATES, A Texas Joint

the Volume hereby County, Tom our sole plan adopt the Plat who Pages Plat Green owner for County, er of th subdividing that Plat Records, To Texas, (hereina bed in the which has (hereinafter the attached Tom Green fi 40 .led land bе Exhibit called of known County, nown as: in record : Tom Green the "A" "Dedicato in Texas do at or")

Bentwood Village, Se inclusive, Block 1, inclusive, Blo Block 2, Lots Lots 17 thru 5 Tom Estates Village Green thru 50, incl Section Two, I an addition County, thru thru 10, inc inclusive, ion to the Texas. Section Bentwood Cou inclusive, ve, Block 4, Two, thru Country Cl ity of San 45, Block inclusive Bentwood Club Angelo 16

and And easements do hereby as dedicate thereon for shown. the use 0 f the Public the streets

Plat conveyed O H Bentwood subject DO HEREBY to Country the DECLARE reservations ClubTHATEstates ALLhereinafter the are lots held shown and set shal 200 said th. bе

instrument, otherwise r shall, Section for all requires. have purposes of the tree the meaning he hereinafter provisions of herein specified, unless the The terms defined T'n this the this section context

- mentioned "Plot" er "Plat" shall mean the plat O H the Property
- would but been of. total shown the Dedicator may combination of sai said: approved Οf result lots the the shall Plat 9 therefrom. numbered уd parts the said mean Dedicator а lots refuse d lots i 0 fi combination an entire said lots മട if r shown more as approve numbered മ 0 fi which go building lots one the മ than shall о В splitting Plat site, more the have
- (c) successors "Dedicator" and shall assigns mean the undersigned and

one designed fami private ily and 1 any 20 purpose or used in part house us reasonable pose except dwelling ho use for -Family pt the any house living quarters. and purpose customary designed llings tion a inconsistent accessory and for No maintenance the occupan No Plot Plat occupancy with structures shall shall thereon private bе 0 f used not b used single of

Section3. Frontage Setbacks, Etc

- the street on which the in question fronts on to dwelling constructed on Dedicator may approve, or (a) the partially dwellings s g approve, on both. shall h the two no wo streets, in which such Plot shall from on either of the two Plot bе constructed fronts unl unless front, as 40 any ront treets Plot as the the
- erected and maintained lines shown on the Plat **b** A11 dwellings maintained behind sory land structure: d within tl he shal bui ll be ilding
- greenbelt tained nea a11 from constructed on adjacent writing other the nearer the other dwelling to Plots shown уд the the vn on the Plot than 1 foot to adjacent side may y or accessory str Bentwood Country on the Plot shall de line of any Plot, unless approved Dedicator. Dwelling constructed on ay have common walls with dwellings foot Plots to one structure cy Club pi side bе b property erected or line and 6 feet unless approved 20 main
- (d) Dwellings co at least 1200 squ ditioned living s and outbuildings. square constructed on a quare feet of he space exclusive n any Pl heated ive of g Plot d and/or air con-garages, porches shall contain
- material other to f the exterior No fence, wall o Plot nearer to a placed, or adjoining of the other npon No fence, wall or hedge's Plot nearer to any front the dwelling on said lot, shall be placed on any po any shall the B b woven g (e) hedge, greater such Bentwood Country the Plat (i) any such Plot than the the front No request fence **9**d , shrub, tree, or afterwards erected or property, height than any six fee is permitted on any street ountry Club property or a greenbelt
 i) any nearer to the rear boundary
 han the dwelling; (ii) any nearer t
 et than the dwelling; and (iii) out
 than material of like nature to tha
 r covering material of the dwelling. wall owner such encroachment or hedge above maintained on grown, flower shall be t street t on any of and SO 9 the feet no t than is no fence, of the of part o as to adjoining than is permitted fence, wall or he the other Plots of the of any Plot. placed e three (3) any Plot al y or a green encroach shall be planting on any property abut be wire removed be other ting hedge to g with for line Should
- two except No usual animals household shall be pets raised numbering or kept not on more any Plot than
- (g) Plot ceeding five the Dedicator No sign р shall a "For square be erected or Sale" or "For e feet in size 20 maintained Rent" sign മ " sign (owned not on any ex-
- bui tend lding and lot more not radio than containing no the television, the highest such aerial a dwelling. or ot shall other nt of эd aerial the roof or maintained shall any g
- (i) surplus the No dumping soil or lot conveyed 20 rocks, storage Уď etc the e Dedicator of rubbish shall | , trash be rubble
- (j. maintained trailer on campe any P Plot 20 boat shall be parked, stored

Sections, maintained on topography cations ection for on 4. Architectural accessory structure on any Plot until t been Of same any the approved and a Plot) sh structure lot until t plot plan showing t d by the D the 20 and building plans and space (accurately showing the proposed location Dedicator. In review fence Structural ence shall h bе reviewing erected specifig the 0f 20

the Plot, the structural soundness of proposed placement materials and particularly the architectural and esthet qualities of proposed building materials and the height relationships of all improvements. This section shall applicable to initial contruction and to alterations, changes and additions at any time subsequently made building _k uitability plans architecture of the consider and the height over-

Section 5. Easements Reserved. No build permanent structure shall be erected or main areas designated on the Plat as utility and/deasements, but fences and plantings approved may be maintained on Plots within such areas standing that such uses shall always be subjected. granted standing that shall not int уď that such uses shall always be interfere with, the prior rig such easements s approved by the Desuch areas upon the ys be subject to, an rights created and or maintained with ty and/or drainage building 20 and within and Dedicator under

garbage or acces structed on any trash compacting Section rbage of ar accessory any 6 6. Solid Waste Disposity kind shall be collect structures on any Plot any Plot shall contain equipment. Disposal. collected t and all suitable outside the dwelling No solid and dwellings operating waste con-

shall for si 1, 200 of the covenants and filing for re release continue in force until September 1, 2005 and successive ten-year periods, unless on or before 2005 the owners of the legal title of more than the front footage of the lots shown on +ho ease all or any of such lotage. l or any of such lots from one or more of the and restrictions by executing, acknowledging record and instrument to that effect. 05 and to before restrictions 08 shall thereaf these Septemb ter

when such party is not the legar as to which such breaches occurred. In auditionary legal action for damages, the Dedicator or of a Plot shall have the right to sue for and obtain an injunction, prohibitive or mandatory, to prevent the breach of or to otherwise enforce the observance of these covenants and restrictions. No failure or delay in enforcing these covenants and restrictions shall be deemed to be a waiver of any violation thereof. The Dedicator shall not be personally to these covenants and restrictions are action or failure to act under the these covenants and restrictions. upon the Dedicator and all parties claiming by, through under the Dedicator, and all such parties shall hold tit subject to, and agree and covenant with the Dedicator ar with each other to observe, all these covenants and rest tions; provided, however, that no such party shall be personally liable for breaches hereof occuring at a time when such party is not the legal title holder of the lar as to which such breaches occurred. 8. Right shall run with the land These covenants binding and itle

- hardship effected. Dedicator request of restrictions the Dedicato cator) dressed amend Notwithstanding any other provision hereof, dicator reserves the right (upon the application quest of the owner of any Plot) to waive, vary or end (by an appropriate letter to that effect adessed and delivered to such applicant owner by Detor) the application of any of these covenants are strictions to such Plot if, in the sole discretice Dedicator, such action be necessary to relieve rdship or permit good architectural planning to k Dedicator, Dedicator also ion be necessary to relieve
 architectural planning to
 so reserves the right: r provision hereof, (upon the application a lot) to waive, vary or er to that effect adright discretion of and 20 Dediand
- property shown o by the Dedicator redivide on and the and replat e Plat : t any of at any t any time the j. H
- easements for prior change public the 40 use the location 20 time availed 0 fi the streets same 0f ьу bе the and actually

- 20 hal ьу a11 pub1 any ΉC such utilities. Wal Lver variance цŢ no case amendment howeve OK ; change
- a. o deprive any owner 0f ρ Plot 40 reasonable access
- lot g the mow Plat containing the to frontage or that which i the ich is least depth of ar is less thar st frontage of any any and that such and depth; numbered Plot numbered shown
- c. reduce the Section 3(d) dwellings con constructed hereof t 40 qo feet 1: to less any living Plot than space requirequirement feet Plat for
- by Do (d) Dedicator herein shall No additional set modify -y or out. any covenants contract or vary the and or (general deed restrictions in respect development imposed 40 plan any
- full 20 covenant tract restriction. force 20 invalidation by a or restriction se deed executed by ce and effect of a y any come set forth he by Dedicator herein or shall reservation, O.f. any 20 reservation in impair any covenant con-
- each part to t 40 (b) the the executed, de he provisions Of same each provisions h contract effect as isions hereof are he contract and deed in ffect as if fully se, delivered and acceions and conditions accepted upon set hereby in resp respect of any forth therein, expressly pect of any set and subjec forth. any Plot rein, and made
- application and binding question (e) Dedicator' gon 0f the all Ø s interpretation the provisions he all interested pa parties hereof 0 f the shall at meaning any bе time final
- one (f) onary Or Dedicator more persons rights and may powers at to any exercise time reserved appoint any or all the discre-herein to Dedicator ρ commi 4 tee of
- privi such any (g) or all rights, viliges herein r h assignee shall Dedicator this, powers, reservations, easements ein reserved by and to Dedicator and shall have the same right to assign. may assign to any person 20 easements corporation and any and

മട an annual follows the Sec uses tion charge 10. Annual Charge. For the purpose hereinafter specified, each Plot sharge, (hereinafter referred to as the shall Of "Annual эd providing funds be subject to nnual Charge"). funds to

- cator the A five increased Charge, owners successors **Bentwood** commencing on Jury redicator, whichever Annual Che Dollars of all, in whi Country Annual amount increase which event Charge shall in no ers (\$35.00) per year all Plots shall vote ountry Club, or assigns. Charge 1, 1s the e shall be 1981, or is last, s , a Texas In any year amount of the lin no event the no event be greater than Thyear unless a majority of the vote to increase such Annual Annual Charge shall become bе said an ls joint ly Year a when Fifteen the amount after a lot venture, on after 1981, Annual Dollars ı. to Charge, bе sold √y √e paid or i+ the (\$15.Уď the but Thirtyto the 00 such
- Annual deemed such g (b) June year The delinquent Charge by July 1, Annual at and the unless t Char maximum legal and 15, of each year, to shall bear interest the all be owner annual of any .led rate plot in the advance ot shall from from June until pai same l pay shall paid 0f + he уе a
- a first against land. I ordinat <u>0</u> The Provided, howe any charge Annual ryc Plot, and rided, however, against Charge shall hereby and any the a a come mark, binch mortgage continued imposed 20 shall first mortgages and shall vendor's burden and be subremain such _ien

tion, v including acquire lien the for other due property shall assessment; hereinafter e property, all of the transfer event and any on while proceeding apply Charge. such any payable title pursuant to any the shall it of only placed provided, Annual lending 11 the to Annual covenant 1s Should the in to purchaser not relieve the npon lieu Charge. properties, t the Charge institution to however and the decree and Annual the of D restrictions sale lending will foreclosure. properties r, that su Provided such 0f Charge such or take ch property from livided further, that n should foreclose then foreclosure, be rge which transfer institut foreclosure such obligated the the subject contained bject to subordination ution title lending Such has of s or s become such then for sale that subject ed herein proceedings liability any the any sell in

- and the the enforce Charge, (b) law case deficiency the of t when the 0 f the n due, the Vændor's I deeds owner due, State decree Of. of trust of Lien any Dedicator Texas, subject Plot which shall 40 including shall ha the hereby have same Ы e the right to imposed, unde a foreclosure to the : procedures the under Annual as sale in
- used (e) by Such 1+ funds in the received by he following manner; Bentwood Country Club, shall be
- common g Estates; maintaining land adjace adjacent The grounds s; and (i payment the (ii to contained Bentwood 0£ the The any Property. payment of od Country expenses in Bentwood 0f f any in maintaining golf expenses course

dS of this 24thday 0f June, 1981

BENTWOOD COUNTRY CLUB ESTATES

ВУ LoH Land Compa lny, Inc

HOLME

ATTEST:

APPROVED:

CENTRAL NATIONAL BANK OH SAN ANGELO

Stant

Saistai Wayfair J. Cashier Sonberg

Glen

ву:

President Kerby Executive Officer